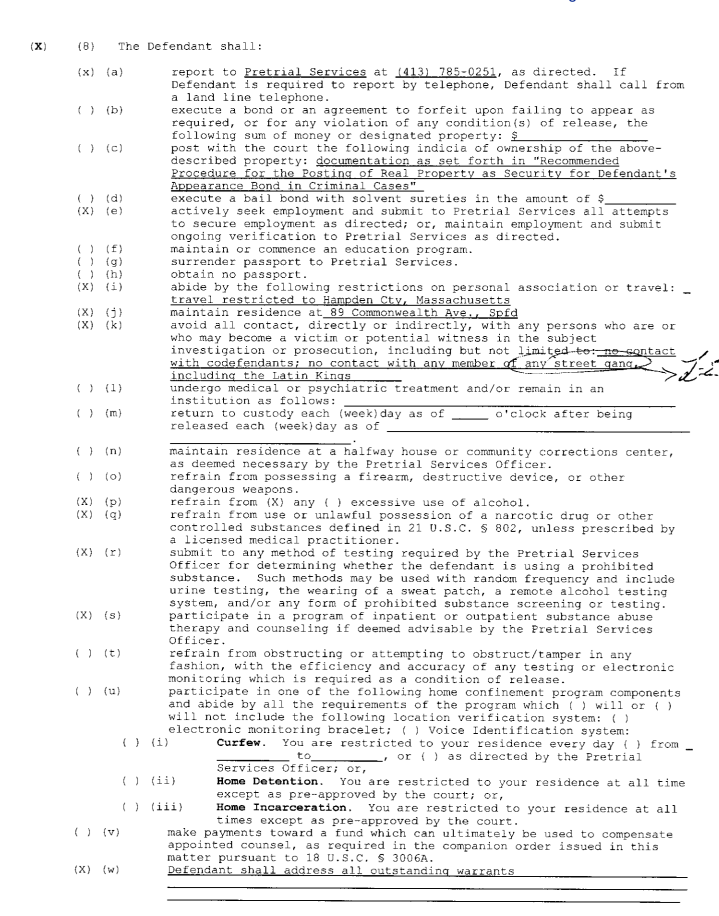
United States District Court DISTRICT OF MASSACHUSETTS

UNITED	STATES OF AMERICA))	ORDER SETTING CONDITIONS				
	v.)	OF RELEASE				
LUIS R	IVERA, Defendant))	Criminal Action No. 05-30032-MAP				
IT IS	ORDERED that the release	of the	Defendant is subject to the following conditions:				
(1)	The Defendant shall not commit any offense in violation of federal, state or local law while on release in this case.						
(2)	The Defendant shall immediately advise the court, Pretrial Services, defense counsel and the U.S. attorney in writing before any change in address and telephone number.						
(3)	The Defendant shall report as soon as possible, but no later than twenty-four hours after, to the Pretrial Services office any contact with any law enforcement personnel, including, but not limited to, any arrest, questioning, or traffic stop.						
(4)		imposed	all proceedings as required and shall surrender for d as directed. The Defendant shall next appear at (if				
	Release or	n Perso	nal Recognizance or Unsecured Bond				
IT IS	FURTHER ORDERED that the	Defend	ant be released provided that:				
(X)	(5) The Defendant prom surrender for service of		o appear at all proceedings as required and to entence imposed.				
(X)	United States the sum of failure to appear as req	<u>fiftee</u> uired (tte an unsecured bond binding the Defendant to pay the enthousand dollars (\$15,000) in the event of a part to surrender as directed for service of any sentence of any condition(s) of release.				
	<u>.</u>	Additio	nal Conditions of Release				
assure FURTHE	the appearance of Defend	dant an	ne of the above methods will not by itself reasonably d the safety of other persons and the community, it is efendant is subject to the conditions marked below:				
()	(7) The Defendant is p (Name of Person/organiza (Address)	tion)	in the custody of:				
	(CILY and State)						
to use procee	every effort to assure t	the app the co	dant in accordance with all conditions of release, (b) earance of the Defendant at all scheduled court urt immediately in the event the Defendant violates rs.				
		Q ÷	ad.				
		Sign	ed:Custodian/Proxy				

Custodian/Proxy



Advise of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of any crime while on pre-trial release may result in an additional sentence to a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to five years of imprisonment, and a \$250,000 fine or both to intimidate of attempt to intimidate a witness, victim, juror, informant or officer of the court, or to obstruct a criminal investigation. It is also a crime punishable by up to ten years of imprisonment, a \$250,000 fine or both, to tamper with a witness, victim or informant, or to retaliate against a witness, victim or informant, or to threaten or attempt to do so.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both;
- A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant I acknowledge that I am the Defendant in this case and that I am aware of the

conditions of release. I promise to obey all conditions of release, to appear as directed
and to surrender for service of any sentence imposed. I am aware of the penalties and
sanctions set for above.
Signature of Defendant Luciv E. Russe
Address (including city/state) 89 Common wealth Ave.
Telephone Number 733 -6013

Directions to United States Marshal

United States Magistrate Judge

()	The Defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the Defendant in custody until notified by the clerk or judicial officer that the Defendant has posted bond and/or complied with all other conditions for release. The Defendant shall be produced before the appropriate judicial at the time and place specified, if still in custody.
Date:	June 15, 2005 KENNETH P. NEIMAN

United States District Court District of Massachusetts

United States of America)	APPEARANCE BOND
V.)	
LUIS RIVERA)	CRIMINAL ACTION: 05-30032-MAP
Unsecured:		d to pay to	reties, acknowledge that I and my personal representatives, the United States of America the sum of \$15,000 egistry of the Court)
other places as relating to the d release as may may be held to by surrendering judgment. Furt	the defendant may be required defendant's appearance in this considered or notified by this consistency in the cause transferred to serve any sentence imposed her, this bond may be subject to	to appea case, inclu- ourt or and. The de d and obe o forfeiture	ant Luis Rivera is to Appear before this court and at such ar, in accordance with any and all orders and directions uding appearance for violation of a condition of defendant's by other United States District Court to which the defendant befendant is to abide by any judgment entered in such matter being any order or direction in connection with such be for any violation of any condition of release.
which shall con	tinue until such time as the unde	ersigned	are exonerated.
this bond, then of the amount of the amount of declared by any breach and if the motion in such together with integration.	this bond is to be void, but if the of this bond shall be due forthwith United States District Court have bond is forfeited and if the for United States District Court aga	e defenda h. Forfei ving cogr feiture is inst each may be is	and otherwise obeys and performs the forgoing conditions of nt fails to obey or perform any of these conditions, payment ture of this bond for any breach of its conditions may be nizance of the above entitled matter at the time of such not set aside or remitted, judgment may be entered upon debtor jointly and severally for the amount above stated, ssued and payment secured as provided by the Federal United States.
This bo	nd is signed on 06/15/05	a	at <u>Springfield</u> .
Defendant <u>Z</u>	Lis E- Mariene Ado	iress _ <i>_</i> 2	39 cannon wealthe Ave
Surety	Add	lress	
Surety	Add	Iress	
Signed and ackno	owledged before me on		Bethaney A. Healy, Deputy Clerk
Approved:			Detriality A. Healy, Deputy Clerk
ippioved.	KENNETH P. NEIMAN, U.S. Magi	strate Jud	ge